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	11	Attorneys for OneBeacon Insurance Company			
8		UNITED STATES DISTRICT COURT			
OOR 05-270	12	NORTHERN DISTRICT OF CALIFORNIA			
SLLP 26 TH FL IA 941 0	13	SAN FRANCISCO DIVISION			
ON US REET, 2 LIFORN 82-500	14	FIREMAN'S FUND INS. CO., et al.,	Hon. Richard Seeborg		
SNR DENTON US LLP 525 MARKET STREET, $26^{\rm TH}$ Floor SAN FRANCISCO, CALIFORNIA 94105-2708 (415) 882-5000	15	Appellants,	Case No.: C 12 1887 RS		
	16		On appeal from the U.S. Bankr. Court for the		
	17	V.	N.D. of Cal. (Hon. Thomas Carlson)		
S	18	PLANT INSULATION CO., et al.,	Bankruptcy Case No. 09-31347-TC		
	19	Appellees.	JOINT STIPULATION REGARDING SCHEDULING ORDER FOR BRIEFING		
	20	In re:	AND ARGUMENT REGARDING APPELLANTS' EMERGENCY MOTION FOR A STAY PENDING APPEAL TO THE		
	21	PLANT INSULATION COMPANY,	NINTH CIRCUIT		
	22	Debtor.			
	23	'			
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	28	STIPULATION REGARDING SCHEDULING ORDER FOR APPELLANTS' MOTION TO STAY Case No. C 12 1887 RS			

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The Insurers identified in the signature block below (collectively, the "Insurers"), the Official
Committee of Unsecured Creditors, (the "Committee"), debtor and debtor-in-possession Plant
Insulation Company ("Plant") and the court-appointed representative of future asbestos claimants (the
"Futures Representative") (collectively, the Committee, Plant, and the Futures Representative being
referred to as the "Plan Proponents"), by and through their respective undersigned counsel, Plan
Proponents having confirmed to Insurers that, consistent with the terms and conditions of the Plan, the
Plan shall not become effective prior to November 9, 2012, hereby stipulate to the following schedule
with regard to the Insurers' Emergency Motion For A Stay Pending Appeal To The Ninth Circuit,
(including, without limitation, any related Motion To Shorten Time) ("Motion for Stay"):

- 1. The Insurers shall file and serve via e-mail their Motion to Stay and any supporting papers by 12:00 p.m. Pacific time on October 15, 2012.
- 2. The Plan Proponents shall file and serve via e-mail any opposition to the Motion to Stay, along with any supporting papers, by 11:59 P.M. on October 22, 2012.
- 3. The Insurers shall file and serve via e-mail any reply in support of the Motion to Stay, along with any supporting papers, by 11:59 P.M. on October 24, 2012.
- 4. The Insurers and the Plan Proponents agree to allow the Insurers' Motion to Stay to be heard on October 26, 2012, subject to the Court's availability and the Court's desire to hold oral argument on the Insurers' Motion to Stay.

IT IS SO STIPULATED.

Plant Insulation Company, Debtor	Hon. Charles B. Renfrew (Ret.), Futures Representative
/s/ Peter J. Benvenutti Peter J. Benvenutti, Esq. Jones Day	/s/ Gary S. Fergus Gary S. Fergus, Esq. Fergus, A Law Office

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1	Official Committee Of Unsecured Creditors	OneBeacon Insurance Company
2		
3		/s/ Philip A. O'Connell, Jr.
4	<u>/s/ Michael H. Ahrens</u> Michael H. Ahrens, Esq.	Philip A. O'Connell, Jr. SNR Denton U.S. LLP
5	Sheppard, Mullin, Richter & Hampton LLP	And, for purposes of this stipulation only, on
6		behalf of the following parties in interest and
7		their counsel: American Home Assurance Company, Granite State Insurance Company,
		and Insurance Company of the State of Pennsylvania; ACE Fire Underwriters
8		Insurance Company and ACE Property &
9		Casualty Insurance Company; Insurance Company of the West; Safety National
10		Casualty Corporation; Transport Indemnity Company; United States Fidelity and Guaranty
11		Company; and United States Fire Insurance
80 12 80 12		Company.
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SNR DENTON USLLP 525 MARKET STREET, 26" FLOOR SAN FRANCISCO, CALIFORNIA 94105-2708 (415) 882-5000 1 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1 2 1	IT IS SO ORDERED.	
ENTON US T STREET, 20, CALIFORNI, 15) 882-5000		
SNR D MARKE NCISCO (4		Wild Sender
225.1 N. Fra.	Dated: October <u>15,</u> 2012	RICHARD SEEBORG
ॐ 18		UNITED STATES DISTRICT JUDGE
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28	STIPULATION REGARDING SCHEDULING ORDER	₹